

DISPOSITION TABLE

The following table shows the disposition of existing sections and notes of the United States Code affected by the bill.

Disposition Table

Section	Disposition
15:5601	51:1101
15:5601 note (Public Law 102-555, § 1)	Repealed as unnecessary. Provided a short title for Public Law 102-555.
15:5602	51:1102
15:5611	51:1111
15:5612	51:1112
15:5613	51:1113
15:5614	51:1114
15:5615	51:1115
15:5621	51:1121
15:5622	51:1122
15:5623	51:1123
15:5624	51:1124
15:5625	51:1125
15:5631	51:1131
15:5632	51:1132
15:5633	51:1133
15:5641	51:1141
15:5651	51:1151
15:5652	51:1152
15:5653	51:1153
15:5654	51:1154
15:5655	51:1155
15:5656	51:1156
15:5657	51:1157
15:5658	51:1158
15:5671	51:1171
15:5672	51:1172
15:5801	51:1501
15:5802	51:1502
15:5803	Omitted but not repealed. Provides that the Administrator of the National Aeronautics and Space Administration shall establish a demonstration program to award vouchers for the payment of commercial launch services and payload integration services for the purpose of launching payloads funded by the National Aeronautics and Space Administration. The demonstration program was to become effective October 1, 1993, and the Administrator was required, not later than January 31, 1995, to report results to Congress and provide recommendations for further action relating to the program.
15:5804	Previously repealed.

Disposition Table—Continued

Section	Disposition
15:5805	Repealed as obsolete. Required the Administrator of the National Aeronautics and Space Administration and the Secretary of Defense, as appropriate, in coordination with the Secretary of Transportation, to conduct an inventory and identify all launch support facilities owned by the United States Government. To the extent practicable, the Administrator and the Secretary of Defense were also required to identify launch support facilities which could be made available for use by non-Federal entities on a reimbursable basis without interfering with Federal activities. Not later than one year after November 4, 1992, the Administrator and the Secretary of Defense were each required to submit a report to Congress.
15:5806	51:1503
15:5807	51:1504
15:5808	51:1505
42:2451	51:302
42:2451 note (Public Law 85–568, § 101)	51:301
42:2452	51:303
42:2453	Omitted but not repealed. Provides that the President, for a period of four years after July 29, 1958, may transfer to the National Aeronautics and Space Administration the functions of other Federal agencies which relate primarily to the prescribed functions of the Administration.
42:2454	51:331
42:2455(a)	51:332
42:2455(b)	Omitted but not repealed. Provides that the Atomic Energy Commission may authorize its employees to permit any member, officer, or employee of the National Aeronautics and Space Council (and certain others) to have access to Restricted Data (see definition in 42 U.S.C. 2014) under certain circumstances. The Atomic Energy Commission was abolished and its functions were transferred by 42 U.S.C. 5814 and 5841. The National Aeronautics and Space Council (which was established under section 201(a) of the National Aeronautics and Space Act of 1958 (Public Law 85–568, 72 Stat. 427)), including the office of Executive Secretary of the Council, together with its functions, was abolished by section 3(a)(4) of Reorg. Plan No. 1 of 1973 (eff. July 1, 1973, 87 Stat. 1089).
42:2456	51:333
42:2456a	51:334
42:2457	51:335
42:2458	51:336
42:2458a	51:337
42:2458b	51:338
42:2458c	51:339
42:2459	51:340
42:2459a	Omitted but not repealed. Provides that certain appropriations authorized under the National Aeronautics and Space Administration Authorization Act, Fiscal Year 1993 (Public Law 102–588) may remain available until expended and that certain contracts may be entered into and certain costs provided during the fiscal year following the fiscal year in which funds are appropriated.
42:2459b	51:341
42:2459c	51:342
42:2459d	51:511
42:2459e	51:512
42:2459f	51:343
42:2459g	51:531
42:2459h	51:532(b)
42:2459i	51:502
42:2459j	51:344

Disposition Table—Continued

Section	Disposition
42:2460	51:501
42:2461	51:541
42:2462	Previously repealed.
42:2463	51:513
42:2464	51:551
42:2464a	51:552
42:2465	Previously repealed.
42:2465a(a)	51:553(a)
42:2465a(b)	Repealed as obsolete. Required the Administrator of the National Aeronautics and Space Administration, within six months after November 16, 1990, to submit a report to Congress setting forth a plan to implement the policy described in subsection (a)(1).
42:2465a(c)	51:553(b)
42:2465a(d)	51:553(c)
42:2465b	Previously repealed.
42:2465c	51:554(a)
42:2465d	Previously repealed.
42:2465e	Previously repealed.
42:2465f	51:554(b)
42:2466	51:561
42:2466a	51:562
42:2466b	51:563
42:2466c	51:564
42:2467	51:571
42:2467a	51:572
42:2467b	51:573
42:2471 (prior)	Repealed as obsolete. Prior 42 U.S.C. 2471 (Public Law 85–568, title II, §201, July 29, 1958, 72 Stat. 427, as amended) established the National Aeronautics and Space Council. Section 3(a)(4) of Reorg. Plan No. 1 of 1973, 38 F.R. 9579, 87 Stat. 1089, set out in the Appendix to Title 5, Government Organization and Employees, abolished the National Aeronautics and Space Council, including the office of Executive Secretary of the Council, together with its functions, effective July 1, 1973.
42:2471	Omitted but not repealed. Provides for establishment of the National Space Council. The National Space Council has not functioned or been staffed since 1993.
42:2471a	Omitted but not repealed. Provides that the National Space Council (see item for 42 U.S.C. 2471 in this table) shall establish a Users' Advisory Group.
42:2472	51:311
42:2473	51:312
42:2473a	Previously repealed.
42:2473b (1st par.)	51:514
42:2473b (last par.)	Repealed as obsolete. Required the Administrator of the National Aeronautics and Space Administration to submit within one year from November 9, 1989, a plan describing the process to be followed to achieve the goal under the first paragraph 42 U.S.C. 2473b.
42:2473c(a)	Repealed as unnecessary. Provided a short title for section 21 of Public Law 102–195.
42:2473c(b)–(h)	51:581
42:2473d	51:533
42:2473e	51:574
42:2474	Repealed as obsolete. Established the Civilian-Military Liaison Committee. The Committee was abolished and its functions, together with the functions of its chairman and other officers, were transferred to the President of the United States by sections 1(e) and 3(a) of Reorg. Plan No. 4 of 1965, effective July 27, 1965, 30 F.R. 9353, 79 Stat. 1321, set out in the Appendix to Title 5, Government Organization and Employees.

Disposition Table—Continued

Section	Disposition
42:2475	51:313
42:2475a	51:591
42:2475b	51:515
42:2476	51:314
42:2476a	51:315
42:2476b	Repealed as obsolete. Authorized the Administrator of the National Aeronautics and Space Administration to accept gifts and donations of services, money, and property to be used for construction of a space shuttle orbiter. The authority of the Administrator to accept gifts or donations terminated five years after October 30, 1987.
42:2477	51:582
42:2481	51:361
42:2482	51:362
42:2483	51:363
42:2484	51:364
42:2486	51:701
42:2486 note (Public Law 100–147, § 201)	Repealed as unnecessary. Provided a short title for title II of Public Law 100–147.
42:2486a	51:702
42:2486b	51:703
42:2486c	51:704
42:2486d	51:705
42:2486e	51:706
42:2486f	51:707
42:2486g	51:708
42:2486h	51:709
42:2486i	51:710
42:2486j	Previously repealed.
42:2486k	51:711
42:2486l	Repealed as obsolete. Authorized appropriations for fiscal years 1988, 1989, 1990, and 1991.
42:2487	51:901
42:2487a	51:902
42:2487b	51:903
42:2487c	51:904
42:2487d	Previously repealed.
42:2487e	51:905
42:2487f	51:906
42:2487g	Repealed as obsolete. Provided that the Administrator of the National Aeronautics and Space Administration should ensure that up to \$3,750,000 from the appropriations authorized for “Research and Development” for fiscal year 1993 were also used to carry out title VI of Public Law 102–588.
42:14701	51:1301
42:14701 note (Public Law 105–303, § 1(a))	Repealed as unnecessary. Provided a short title for Public Law 105–303.
42:14701 note (Public Law 107–248, § 901)	Repealed as unnecessary. Provided a short title for title IX of Public Law 107–248.
42:14711(a)	51:1311
42:14711(b)	Repealed as obsolete. Required the Administrator of the National Aeronautics and Space Administration to deliver various studies and reports to Congress. The last report was required to be delivered no later than the submission of the President’s annual budget request for fiscal year 2000.
42:14712	51:1312
42:14713	51:1313
42:14714	51:1314
42:14715(a), (b)	51:1315(a), (b)

Disposition Table—Continued

Section	Disposition
42:14715(c)	Repealed as obsolete. Required the Administrator of the National Aeronautics and Space Administration to conduct a study to determine the extent to which the baseline scientific requirements of Earth Science can be met by commercial providers. The results of the study were required to be transmitted to Congress within six months after October 28, 1998.
42:14715(d), (e)	51:1315(c), (d)
42:14731	51:1331
42:14732	51:1332
42:14733(a)	51:1333
42:14733(b), (c)	Repealed as obsolete. Subsection (b) required the Administrator of the National Aeronautics and Space Administration to conduct a study of the feasibility of implementing the recommendation of the Independent Shuttle Management Review Team that the National Aeronautics and Space Administration transition toward the privatization of the Space Shuttle. Subsection (c) required that, within 60 days after October 28, 1998, the National Aeronautics and Space Administration complete the study and submit a report to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Science of the House of Representatives.
42:14734	51:1334
42:14735	51:1335
42:14751	51:1352
42:14752	51:1353
42:14753	51:1351